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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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| | (PCT Article | e 36 and Rule 70) | | |
| Applicant's or agent's file reference PF-030009-WO | FOR FURTHER A | CTION See Notific | cation of Transmit Examination Report (| ttal of Inte Form PCT/IP |
| International application No. PCT/JP2003/011847 | | ate (day/month/year) 003 (17.09.2003) | Priority date (day/m | onth/year) |
| International Patent Classification (IPC A61K 45/00, 31/51, A61P 3 | c) or national classification a | | | |
| , , | | | | |
| Applicant | KAWASU | GI, Kaname | | |
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| This international preliminary and is transmitted to the application. | examination report has been ant according to Article 36. | prepared by this Intern | ational Preliminary Ex | xamining Au |
| 2. This REPORT consists of a tot | | including this cover of | | |
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| amended and are the ba | npanied by ANNEXES, i.e., sis for this report and/or she | ets containing rectificat | n, claims and/or draw ions made before thi | ings which h is Authority (|
| 70.16 and Section 607 of | of the Administrative Instruc | tions under the PCT). | | |
| These annexes consist of | of a total of | sheets. | | |
| 3. This report contains indication | s relating to the following ite | ems: | | |
| I Basis of the re | port | | | |
| II Priority | | | | |
| III Non-establishn | nent of opinion with regard | o novelty, inventive ste | o and industrial applic | cability |
| IV Lack of unity of | of invention | | | |
| V Reasoned state | ment under Article 35(2) wi cplanations supporting such | th regard to novelty, inv | entive step or industri | ial applicabil |
| VI Certain docum | | | | |
| | in the international applicat | ion | | |
| | ations on the international ap | | | |
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| Date of submission of the demand | | Date of completion of | this report | |
| 31 March 2005 (31 | .03.2005) | | ember 2005 (28.1 | 11.2005) |
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| Name and mailing address of the IPEA | /JP | Authorized officer | | |
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Form PCT/IPEA/409 (cover sheet) (July 1998)

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/JP2003/011847

| I. | Basis | of the r | eport . |
|----|-------------|-----------------------------------|--|
| 1. | With | regard to | o the elements of the international application:* |
| l | \boxtimes | the inte | ernational application as originally filed |
| | | the des | scription: |
| | | pages | , as originally filed |
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| 2. | the in | nternation se elemen | to the language, all the elements marked above were available or furnished to this Authority in the language in which and application was filed, unless otherwise indicated under this item. Its were available or furnished to this Authority in the following language which is: Inguage of a translation furnished for the purposes of international search (under Rule 23.1(b)). |
| | H | | nguage of publication of the international application (under Rule 48.3(b)). |
| | Ħ | | aguage of the translation furnished for the purposes of international preliminary examination (under Rule 55.2 and/ |
| | | or 55.3 | 3). |
| 3. | With | n regard minary e | to any nucleotide and/or amino acid sequence disclosed in the international application, the international examination was carried out on the basis of the sequence listing: |
| | \sqcup | contair | ned in the international application in written form. |
| | Ш | filed to | ogether with the international application in computer readable form. |
| l | | furnish | ned subsequently to this Authority in written form. |
| | | furnish | ned subsequently to this Authority in computer readable form. |
| | | | tatement that the subsequently furnished written sequence listing does not go beyond the disclosure in the ational application as filed has been furnished. |
| | L | | atement that the information recorded in computer readable form is identical to the written sequence listing has urnished. |
| 4. | | The an | nendments have resulted in the cancellation of: |
| l | | | the description, pages |
| | | | the claims, Nos. |
| | | | the drawings, sheets/fig |
| | _ | | |
| 5. | Ц | beyond | port has been established as if (some of) the amendments had not been made, since they have been considered to go the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).** |
| * | in th | icement s is report 70.17). | sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to t as "originally filed" and are not annexed to this report since they do not contain amendments (Rule 70.16 |
| ** | | • | ent sheet containing such amendments must be referred to under item 1 and annexed to this report. |

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| V. | Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; |
|----|--|
| | citations and explanations supporting such statement |

| Claims | 1-8 | YES |
|-------------|------------------------------------|--|
| Claims | | NO |
| Claims | | YES |
| Claims | 1-8 | NO |
| (IA) Claims | 1-8 | YES |
| Claims | | NO |
| | Claims Claims Claims Claims Claims | Claims Claims Claims 1 - 8 (IA) Claims 1 - 8 |

2. Citations and explanations

The following documents are cited in the international search report.

Document 1: WO 02/51441 Al (Sankyo Co., Ltd.)

Document 2: Hiroshi TAMAI, "Tonyobyo to Vitamin,"

Japanese Journal of Clinical Medicine, Vol.

57, No. 10, 1999, pages 200 to 203

Document 3: Naotaka HASHIZUME, "Vitamin B1 Ketsubosho,"

Igaku no Ayumi, Vol. 198, No. 13, 2001,

pages 949 to 952

Document 4: US 3502674 A (Shionogi and Co., Ltd.)

Claims 1 to 7

Document 1 discloses medicinal compositions which comprise an insulin resistance-improving drug that exhibits an agonist activity against the peroxisome proliferator activated receptor γ .

Therein, document 1 further indicates that the abovementioned insulin resistance-improving drug causes side effects such as edemas and heart enlargement, and that it is possible to include medicaments for preventing the side effects in question within the medicinal compositions.

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Meanwhile, document 2 indicates that in diabetics, sustained high blood sugar levels cause the consumption of vitamin B1, which can in turn lead to a relative deficiency of vitamin B1 in vivo; therein, document 2 also suggests the administration of vitamin B1 to diabetics in order to remedy this vitamin B1 deficiency.

Therefore, it would have been obvious to a person skilled in the art of the technical field in question to administer vitamin B1, which is known to be deficient in diabetics, in combination with the medicinal compositions that comprise insulin resistance-improving drugs, which are administered to diabetics.

Furthermore, the effects that result from the configuration in question cannot be considered to be significant.

In the written response, the applicant asserts that although it is known that diabetics suffer from a relative deficiency of vitamin B1 in vivo, this deficiency is rarely considered to be sufficient to cause the symptoms of a vitamin B1 deficiency in diabetics who are not using an insulin resistance-improving drug that exhibits an agonist activity against the peroxisome proliferator activated receptor γ ; asserts that hypothetically, even if said deficiency were sufficient to cause deficiency symptoms, said symptoms would for the most part be confined to Wernicke encephalitis, peripheral nervous system disorders or the like, -and would rarely include symptoms such as edemas (e.g. wet beriberi) or heart enlargement; and asserts that as a result, there is no reason to hastily presume that a vitamin B1 deficiency is the cause of symptoms such as edemas or heart enlargement, which are characteristic in diabetics to whom an insulin resistance-improving drug that exhibits an agonist activity against the peroxisome proliferator activated receptor y is being administered, in the light of the

disclosures of document 2. Indeed, it truly is unclear whether or not symptoms such as edemas or heart enlargement, which are characteristic in diabetics to whom an insulin resistance-improving drug that exhibits an agonist activity against the peroxisome proliferator activated receptor γ is being administered, are being caused by a vitamin B1 deficiency. However, the applicant acknowledges that diabetics suffer from a relative deficiency of vitamin B1 in vivo; document 2 suggests the active administration of vitamins in order to ameliorate vitamin deficiencies that occur as the secondary symptoms of a disorder and to prevent the complications that can arise therefrom; and it is common practice to supplement a medicinal composition with well-known components that exhibit a therapeutic effect in relation to any of the various conditions that are caused by a primary disease. Therefore, it would have been obvious to a person skilled in the art of the technical field in question to add a vitamin B1 supplement in order to combat vitamin B1 deficiencies in diabetics, who are known to exhibit such deficiencies.

Claim 8

Document 3 indicates that vitamin B1 deficiencies cause edemas and heart enlargement.

Meanwhile, document 4 indicates that the administration of vitamin B1 derivatives is useful for ameliorating the symptoms that are caused by vitamin B1 deficiencies, such as edemas.

The invention that is set forth in the abovementioned claim prevents side effects such as edemas or heart enlargement. However, document 1 indicates that insulin resistance-improving drugs which exhibit an agonist activity against the peroxisome proliferator activated receptor γ cause side effects such as edemas and

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heart enlargement, and the fact that vitamin B1 exhibits an action whereby it ameliorates the symptoms in question was well know prior to the priority date of the present international application, as disclosed in documents 3 and 4; therefore, even if it is unclear whether or not symptoms such as edemas or heart enlargement, which are characteristic in diabetics to whom an insulin resistanceimproving drug that exhibits an agonist activity against the peroxisome proliferator activated receptor γ is being administered, are being caused by a vitamin B1 deficiency, it would have still been obvious to a person skilled in the art of the technical field in question to employ a combination of the medicinal composition and vitamin B1 with the expectation of achieving an ameliorating action in relation to the symptoms in question, and to confirm the results that are obtained by means of such a configuration.

As a result, the inventions that are set forth in the abovementioned claims lack novelty and do not involve an inventive step in the light of documents 1 to 4.